

**2SHB 1106 - S AMD 450**

By Senators Keiser, Pflug

ADOPTED 04/11/2007

1 Strike everything after the enacting clause and insert the  
2 following:

3 "NEW SECTION. **Sec. 1.** The legislature finds that each year health  
4 care-associated infections affect two million Americans. These  
5 infections result in the unnecessary death of ninety thousand patients  
6 and costs the health care system 4.5 billion dollars. Hospitals should  
7 be implementing evidence-based measures to reduce hospital-acquired  
8 infections. The legislature further finds the public should have  
9 access to data on outcome measures regarding hospital-acquired  
10 infections. Data reporting should be consistent with national hospital  
11 reporting standards.

12 NEW SECTION. **Sec. 2.** A new section is added to chapter 43.70 RCW  
13 to read as follows:

14 (1) The definitions in this subsection apply throughout this  
15 section unless the context clearly requires otherwise.

16 (a) "Health care-associated infection" means a localized or  
17 systemic condition that results from adverse reaction to the presence  
18 of an infectious agent or its toxins and that was not present or  
19 incubating at the time of admission to the hospital.

20 (b) "Hospital" means a health care facility licensed under chapter  
21 70.41 RCW.

22 (2)(a) A hospital shall collect data related to health  
23 care-associated infections as required under this subsection (2) on the  
24 following:

25 (i) Beginning July 1, 2008, central line-associated bloodstream  
26 infection in the intensive care unit;

27 (ii) Beginning January 1, 2009, ventilator-associated pneumonia;

28 and

1 (iii) Beginning January 1, 2010, surgical site infection for the  
2 following procedures:

3 (A) Deep sternal wound for cardiac surgery, including coronary  
4 artery bypass graft;

5 (B) Total hip and knee replacement surgery; and

6 (C) Hysterectomy, abdominal and vaginal.

7 (b) Until required otherwise under (c) of this subsection, a  
8 hospital must routinely collect and submit the data required to be  
9 collected under (a) of this subsection to the national healthcare  
10 safety network of the United States centers for disease control and  
11 prevention in accordance with national healthcare safety network  
12 definitions, methods, requirements, and procedures.

13 (c)(i) With respect to any of the health care-associated infection  
14 measures for which reporting is required under (a) of this subsection,  
15 the department must, by rule, require hospitals to collect and submit  
16 the data to the centers for medicare and medicaid services according to  
17 the definitions, methods, requirements, and procedures of the hospital  
18 compare program, or its successor, instead of to the national  
19 healthcare safety network, if the department determines that:

20 (A) The measure is available for reporting under the hospital  
21 compare program, or its successor, under substantially the same  
22 definition; and

23 (B) Reporting under this subsection (2)(c) will provide  
24 substantially the same information to the public.

25 (ii) If the department determines that reporting of a measure must  
26 be conducted under this subsection (2)(c), the department must adopt  
27 rules to implement such reporting. The department's rules must require  
28 reporting to the centers for medicare and medicaid services as soon as  
29 practicable, but not more than one hundred twenty days, after the  
30 centers for medicare and medicaid services allow hospitals to report  
31 the respective measure to the hospital compare program, or its  
32 successor. However, if the centers for medicare and medicaid services  
33 allow infection rates to be reported using the centers for disease  
34 control and prevention's national healthcare safety network, the  
35 department's rules must require reporting that reduces the burden of  
36 data reporting and minimizes changes that hospitals must make to  
37 accommodate requirements for reporting.

1 (d) Data collection and submission required under this subsection  
2 (2) must be overseen by a qualified individual with the appropriate  
3 level of skill and knowledge to oversee data collection and submission.

4 (e)(i) A hospital must release to the department, or grant the  
5 department access to, its hospital-specific information contained in  
6 the reports submitted under this subsection (2), as requested by the  
7 department.

8 (ii) The hospital reports obtained by the department under this  
9 subsection (2), and any of the information contained in them, are not  
10 subject to discovery by subpoena or admissible as evidence in a civil  
11 proceeding, and are not subject to public disclosure as provided in RCW  
12 42.56.360.

13 (3) The department shall:

14 (a) Provide oversight of the health care-associated infection  
15 reporting program established in this section;

16 (b) By January 1, 2011, submit a report to the appropriate  
17 committees of the legislature based on the recommendations of the  
18 advisory committee established in subsection (5) of this section for  
19 additional reporting requirements related to health care-associated  
20 infections, considering the methodologies and practices of the United  
21 States centers for disease control and prevention, the centers for  
22 medicare and medicaid services, the joint commission, the national  
23 quality forum, the institute for healthcare improvement, and other  
24 relevant organizations;

25 (c) Delete, by rule, the reporting of categories that the  
26 department determines are no longer necessary to protect public health  
27 and safety;

28 (d) By December 1, 2009, and by each December 1st thereafter,  
29 prepare and publish a report on the department's web site that compares  
30 the health care-associated infection rates at individual hospitals in  
31 the state using the data reported in the previous calendar year  
32 pursuant to subsection (2) of this section. The department may update  
33 the reports quarterly. In developing a methodology for the report and  
34 determining its contents, the department shall consider the  
35 recommendations of the advisory committee established in subsection (5)  
36 of this section. The report is subject to the following:

37 (i) The report must disclose data in a format that does not release  
38 health information about any individual patient; and

1 (ii) The report must not include data if the department determines  
2 that a data set is too small or possesses other characteristics that  
3 make it otherwise unrepresentative of a hospital's particular ability  
4 to achieve a specific outcome; and

5 (e) Evaluate, on a regular basis, the quality and accuracy of  
6 health care-associated infection reporting required under subsection  
7 (2) of this section and the data collection, analysis, and reporting  
8 methodologies.

9 (4) The department may respond to requests for data and other  
10 information from the data required to be reported under subsection (2)  
11 of this section, at the requestor's expense, for special studies and  
12 analysis consistent with requirements for confidentiality of patient  
13 records.

14 (5)(a) The department shall establish an advisory committee which  
15 may include members representing infection control professionals and  
16 epidemiologists, licensed health care providers, nursing staff,  
17 organizations that represent health care providers and facilities,  
18 health maintenance organizations, health care payers and consumers, and  
19 the department. The advisory committee shall make recommendations to  
20 assist the department in carrying out its responsibilities under this  
21 section, including making recommendations on allowing a hospital to  
22 review and verify data to be released in the report and on excluding  
23 from the report selected data from certified critical access hospitals.

24 (b) In developing its recommendations, the advisory committee shall  
25 consider methodologies and practices related to health care-associated  
26 infections of the United States centers for disease control and  
27 prevention, the centers for medicare and medicaid services, the joint  
28 commission, the national quality forum, the institute for healthcare  
29 improvement, and other relevant organizations.

30 (6) The department shall adopt rules as necessary to carry out its  
31 responsibilities under this section.

32 **Sec. 3.** RCW 70.41.200 and 2005 c 291 s 3 and 2005 c 33 s 7 are  
33 each reenacted and amended to read as follows:

34 (1) Every hospital shall maintain a coordinated quality improvement  
35 program for the improvement of the quality of health care services  
36 rendered to patients and the identification and prevention of medical  
37 malpractice. The program shall include at least the following:

1 (a) The establishment of a quality improvement committee with the  
2 responsibility to review the services rendered in the hospital, both  
3 retrospectively and prospectively, in order to improve the quality of  
4 medical care of patients and to prevent medical malpractice. The  
5 committee shall oversee and coordinate the quality improvement and  
6 medical malpractice prevention program and shall ensure that  
7 information gathered pursuant to the program is used to review and to  
8 revise hospital policies and procedures;

9 (b) A medical staff privileges sanction procedure through which  
10 credentials, physical and mental capacity, and competence in delivering  
11 health care services are periodically reviewed as part of an evaluation  
12 of staff privileges;

13 (c) The periodic review of the credentials, physical and mental  
14 capacity, and competence in delivering health care services of all  
15 persons who are employed or associated with the hospital;

16 (d) A procedure for the prompt resolution of grievances by patients  
17 or their representatives related to accidents, injuries, treatment, and  
18 other events that may result in claims of medical malpractice;

19 (e) The maintenance and continuous collection of information  
20 concerning the hospital's experience with negative health care outcomes  
21 and incidents injurious to patients including health care-associated  
22 infections as defined in section 2 of this act, patient grievances,  
23 professional liability premiums, settlements, awards, costs incurred by  
24 the hospital for patient injury prevention, and safety improvement  
25 activities;

26 (f) The maintenance of relevant and appropriate information  
27 gathered pursuant to (a) through (e) of this subsection concerning  
28 individual physicians within the physician's personnel or credential  
29 file maintained by the hospital;

30 (g) Education programs dealing with quality improvement, patient  
31 safety, medication errors, injury prevention, infection control, staff  
32 responsibility to report professional misconduct, the legal aspects of  
33 patient care, improved communication with patients, and causes of  
34 malpractice claims for staff personnel engaged in patient care  
35 activities; and

36 (h) Policies to ensure compliance with the reporting requirements  
37 of this section.

1 (2) Any person who, in substantial good faith, provides information  
2 to further the purposes of the quality improvement and medical  
3 malpractice prevention program or who, in substantial good faith,  
4 participates on the quality improvement committee shall not be subject  
5 to an action for civil damages or other relief as a result of such  
6 activity. Any person or entity participating in a coordinated quality  
7 improvement program that, in substantial good faith, shares information  
8 or documents with one or more other programs, committees, or boards  
9 under subsection (8) of this section is not subject to an action for  
10 civil damages or other relief as a result of the activity. For the  
11 purposes of this section, sharing information is presumed to be in  
12 substantial good faith. However, the presumption may be rebutted upon  
13 a showing of clear, cogent, and convincing evidence that the  
14 information shared was knowingly false or deliberately misleading.

15 (3) Information and documents, including complaints and incident  
16 reports, created specifically for, and collected and maintained by, a  
17 quality improvement committee are not subject to review or disclosure,  
18 except as provided in this section, or discovery or introduction into  
19 evidence in any civil action, and no person who was in attendance at a  
20 meeting of such committee or who participated in the creation,  
21 collection, or maintenance of information or documents specifically for  
22 the committee shall be permitted or required to testify in any civil  
23 action as to the content of such proceedings or the documents and  
24 information prepared specifically for the committee. This subsection  
25 does not preclude: (a) In any civil action, the discovery of the  
26 identity of persons involved in the medical care that is the basis of  
27 the civil action whose involvement was independent of any quality  
28 improvement activity; (b) in any civil action, the testimony of any  
29 person concerning the facts which form the basis for the institution of  
30 such proceedings of which the person had personal knowledge acquired  
31 independently of such proceedings; (c) in any civil action by a health  
32 care provider regarding the restriction or revocation of that  
33 individual's clinical or staff privileges, introduction into evidence  
34 information collected and maintained by quality improvement committees  
35 regarding such health care provider; (d) in any civil action,  
36 disclosure of the fact that staff privileges were terminated or  
37 restricted, including the specific restrictions imposed, if any and the  
38 reasons for the restrictions; or (e) in any civil action, discovery and

1 introduction into evidence of the patient's medical records required by  
2 regulation of the department of health to be made regarding the care  
3 and treatment received.

4 (4) Each quality improvement committee shall, on at least a  
5 semiannual basis, report to the governing board of the hospital in  
6 which the committee is located. The report shall review the quality  
7 improvement activities conducted by the committee, and any actions  
8 taken as a result of those activities.

9 (5) The department of health shall adopt such rules as are deemed  
10 appropriate to effectuate the purposes of this section.

11 (6) The medical quality assurance commission or the board of  
12 osteopathic medicine and surgery, as appropriate, may review and audit  
13 the records of committee decisions in which a physician's privileges  
14 are terminated or restricted. Each hospital shall produce and make  
15 accessible to the commission or board the appropriate records and  
16 otherwise facilitate the review and audit. Information so gained shall  
17 not be subject to the discovery process and confidentiality shall be  
18 respected as required by subsection (3) of this section. Failure of a  
19 hospital to comply with this subsection is punishable by a civil  
20 penalty not to exceed two hundred fifty dollars.

21 (7) The department, the joint commission on accreditation of health  
22 care organizations, and any other accrediting organization may review  
23 and audit the records of a quality improvement committee or peer review  
24 committee in connection with their inspection and review of hospitals.  
25 Information so obtained shall not be subject to the discovery process,  
26 and confidentiality shall be respected as required by subsection (3) of  
27 this section. Each hospital shall produce and make accessible to the  
28 department the appropriate records and otherwise facilitate the review  
29 and audit.

30 (8) A coordinated quality improvement program may share information  
31 and documents, including complaints and incident reports, created  
32 specifically for, and collected and maintained by, a quality  
33 improvement committee or a peer review committee under RCW 4.24.250  
34 with one or more other coordinated quality improvement programs  
35 maintained in accordance with this section or RCW 43.70.510, a quality  
36 assurance committee maintained in accordance with RCW 18.20.390 or  
37 74.42.640, or a peer review committee under RCW 4.24.250, for the  
38 improvement of the quality of health care services rendered to patients

1 and the identification and prevention of medical malpractice. The  
2 privacy protections of chapter 70.02 RCW and the federal health  
3 insurance portability and accountability act of 1996 and its  
4 implementing regulations apply to the sharing of individually  
5 identifiable patient information held by a coordinated quality  
6 improvement program. Any rules necessary to implement this section  
7 shall meet the requirements of applicable federal and state privacy  
8 laws. Information and documents disclosed by one coordinated quality  
9 improvement program to another coordinated quality improvement program  
10 or a peer review committee under RCW 4.24.250 and any information and  
11 documents created or maintained as a result of the sharing of  
12 information and documents shall not be subject to the discovery process  
13 and confidentiality shall be respected as required by subsection (3) of  
14 this section, RCW 18.20.390 (6) and (8), 74.42.640 (7) and (9), and  
15 4.24.250.

16 (9) A hospital that operates a nursing home as defined in RCW  
17 18.51.010 may conduct quality improvement activities for both the  
18 hospital and the nursing home through a quality improvement committee  
19 under this section, and such activities shall be subject to the  
20 provisions of subsections (2) through (8) of this section.

21 (10) Violation of this section shall not be considered negligence  
22 per se.

23 **Sec. 4.** RCW 42.56.360 and 2006 c 209 s 9 and 2006 c 8 s 112 are  
24 each reenacted and amended to read as follows:

25 (1) The following health care information is exempt from disclosure  
26 under this chapter:

27 (a) Information obtained by the board of pharmacy as provided in  
28 RCW 69.45.090;

29 (b) Information obtained by the board of pharmacy or the department  
30 of health and its representatives as provided in RCW 69.41.044,  
31 69.41.280, and 18.64.420;

32 (c) Information and documents created specifically for, and  
33 collected and maintained by a quality improvement committee under RCW  
34 43.70.510 or 70.41.200, or by a peer review committee under RCW  
35 4.24.250, or by a quality assurance committee pursuant to RCW 74.42.640  
36 or 18.20.390, or by a hospital, as defined in section 2 of this act,  
37 for reporting of health care-associated infections under section 2 of

1 this act, and notifications or reports of adverse events or incidents  
2 made under RCW 70.56.020 or 70.56.040, regardless of which agency is in  
3 possession of the information and documents;

4 (d)(i) Proprietary financial and commercial information that the  
5 submitting entity, with review by the department of health,  
6 specifically identifies at the time it is submitted and that is  
7 provided to or obtained by the department of health in connection with  
8 an application for, or the supervision of, an antitrust exemption  
9 sought by the submitting entity under RCW 43.72.310;

10 (ii) If a request for such information is received, the submitting  
11 entity must be notified of the request. Within ten business days of  
12 receipt of the notice, the submitting entity shall provide a written  
13 statement of the continuing need for confidentiality, which shall be  
14 provided to the requester. Upon receipt of such notice, the department  
15 of health shall continue to treat information designated under this  
16 subsection (1)(d) as exempt from disclosure;

17 (iii) If the requester initiates an action to compel disclosure  
18 under this chapter, the submitting entity must be joined as a party to  
19 demonstrate the continuing need for confidentiality;

20 (e) Records of the entity obtained in an action under RCW 18.71.300  
21 through 18.71.340;

22 (f) Except for published statistical compilations and reports  
23 relating to the infant mortality review studies that do not identify  
24 individual cases and sources of information, any records or documents  
25 obtained, prepared, or maintained by the local health department for  
26 the purposes of an infant mortality review conducted by the department  
27 of health under RCW 70.05.170; and

28 (g) Complaints filed under chapter 18.130 RCW after July 27, 1997,  
29 to the extent provided in RCW 18.130.095(1).

30 (2) Chapter 70.02 RCW applies to public inspection and copying of  
31 health care information of patients.

32 NEW SECTION. **Sec. 5.** A new section is added to chapter 43.70 RCW  
33 to read as follows:

34 The hospital infection control grant account is created in the  
35 custody of the state treasury. All receipts from gifts, grants,  
36 bequests, devises, or other funds from public or private sources to  
37 support its activities must be deposited into the account.

1 Expenditures from the account may be used only for awarding hospital  
2 infection control grants to hospitals and public agencies for  
3 establishing and maintaining hospital infection control and  
4 surveillance programs, for providing support for such programs, and for  
5 the administrative costs associated with the grant program. Only the  
6 secretary or the secretary's designee may authorize expenditures from  
7 the account. The account is subject to allotment procedures under  
8 chapter 43.88 RCW, but an appropriation is not required for  
9 expenditures.

10 NEW SECTION. **Sec. 6.** A stakeholder group shall be convened by the  
11 department of health to review available data regarding existing  
12 infection control protocols at ambulatory surgical facilities. Based  
13 on its review of the data, the stakeholder group must make a  
14 recommendation to the department no later than December 15, 2008,  
15 regarding whether these facilities should be included within the  
16 coverage of this act. The department must report the stakeholder group  
17 recommendation to the appropriate committees of the legislature by  
18 January 1, 2009.

19 NEW SECTION. **Sec. 7.** If specific funding for the purposes of this  
20 act, referencing this act by bill or chapter number, is not provided by  
21 June 30, 2007, in the omnibus appropriations act, this act is null and  
22 void."

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By Senators Keiser, Pflug

**ADOPTED 04/11/2007**

23 On page 1, line 2 of the title, after "facilities;" strike the  
24 remainder of the title and insert "reenacting and amending RCW  
25 70.41.200 and 42.56.360; adding new sections to chapter 43.70 RCW; and  
26 creating new sections."

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